

UNITED STATES DEPARTMENT OF COMMERCE

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| | Machineton D.C. 20231 | | |
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| dress: | COMMISSION | R OF PATENTS AN | D TRADEMARKS |
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| SERIAL NUMBER | FILING DATE | FIRST NAMED APPLICANT | A | ATTORNEY DOCKETT NO. | |
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| | | | CVAMINED | | |
| | | | EXAMINER | | |
| | | | ART UNIT | PAPER NUMBER | |
| | | | | 8 | |
| | | | DATE MAILED: | _ | |
| | | EXAMINER INTERVIEW SUMMARY RE | CORD | | |
| All participants (applica | ant, applicant's representa | tive, PTO personnel): | • | | |
| (1) MIZ. F | CATACAN | O (ATT./.) (3) | | • | |
| (2) FX. 1 | C. HANSE | EN (POD) (4) | | | |
| (-, | 1/96 | | | | |
| Date of interview | 5/9/26 | | | | |
| Type: Telephonic | | en to applicant applicant's representative) | | | |
| Exhibit snown or demo | instration conducted: 🗀 1 | res Light in yes, their description. | | | |
| | <u> </u> | MATERIAL STATE OF THE STATE OF | | | |
| Agreement was re |) pached with respect to som | ne or all of the claims in question. $\ \square$ was not reac | hed. | | |
| | f \$ | (2-8 | | | |
| Claims discussed: | | | 1100 | | |
| Identification of prior a | rt discussed: | | | | |
| | · | | | | |
| December of the non- | | reed to if an agreement was reached, or any other | comments: | | |
| | _ | offored to individue. | | REENT | |
| MIZ .C. | ATACANO I | | | | |
| ADV. | ACTION | (5/15/5C) INDIATIN | G ALCOVATS | CE SUBUTET | |
| MATTE | 7 AM | IZEQESTED CLAIZI | FICATION. | E.C. | |
| | 4 | | t ₄ . | 1010 PCACE APPLICA | |
| INFORMED | | the amendments, if available, which the examiner | · | | |
| attached. Also, where | no copy of the amendmen | nts which would render the claims allowable is avai | ilable, a summary thereof mu | ust be attached.) | |
| | | de a separate record of the substance of the intervi | | | |
| WAIVED AND MUST | INCLUDE THE SUBSTAN | to indicate to the contrary, A FORMAL WRITTEN F ICE OF THE INTERVIEW (e.g., items 1-7 on the re given one month from this interview date to provide | everse side of this form). If a | response to the last Office | |
| requirements response req | that may be present in the | ry above (including any attachments) reflects a come last Office action, and since the claims are now a e action. Applicant is not relieved from providing a | llowable, this completed forn | n is considered to fulfill the | |
| | | Franka | s Signature | 1 Ja | |